

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	Civil Action No.05-10192-WGY
)	
ONE STAR CLASS SLOOP SAILBOAT)	
BUILT IN 1930 WITH HULL NUMBER 721,)	
NAMED " <i>FLASH II</i> ,")	
)	
Defendant.)	

**GOVERNMENT'S RESPONSE TO CLAIMANT'S
COUNTER-STATEMENT OF FACTS**

1. Agreed.
- 2-5. Disputed. Anderson claimed to have invested his own money over the years in the Flash II. See Transcript of N-168, attached as Exhibit A and audio of same, attached as Exhibit B. The government contends that all of Anderson's income was from drug transactions. However, rather than prove the source of income of an absent non-party, the government relies instead on the nature of Anderson's payment of the CW, as set forth below:
 - A. The Cooperating Witness ("CW") identified Gregory Olaf Anderson ("Anderson") as a person whom the CW had employed to transport marijuana. Affidavit of Gregg Willoughby, Docket Entry 1, ¶ 11.
 - B. Anderson was involved in transporting marijuana, in selling marijuana, and in smuggling marijuana. Id. at ¶ 15.
 - C. The CW invested marijuana proceeds in the Flash II sailboat. Id. at ¶ 16. Anderson knew that the CW's funds were derived from drug sales.

Id. at ¶ 15.

- D. In approximately 2001, the CW paid Anderson a flat fee of \$40,000 or \$50,000 to transport marijuana. Id. at ¶ 17. Anderson transported between four and eight loads of marijuana for the CW, until Anderson was arrested by law enforcement in approximately December 2001. Id.
- E. After Anderson was arrested, Anderson indicated to the CW that Anderson would implicate the CW unless the CW paid Anderson. Id. at ¶ 18. As a result, the CW paid Anderson his transportation fee of \$40,000; money for defense counsel of \$20,000; additional money for silence of \$50,000; and also surrendered the CW's right to a twenty percent share of the Flash II. Id. at ¶ 18.
- F. On September 27, 2004, the CW met with Anderson. Id. at ¶ 21. That meeting was tape recorded. Id. In that meeting, Anderson told the CW that Anderson had paid the CW for the money that the CW had provided Anderson for the Flash II during the course of two trips for the CW. Id. See also Exhibit A and B, attached. These "trips" were trips to transport marijuana. See Docket Entry 1 at ¶ 17.
- G. During the course of the September 27, 2004 meeting, the CW asked Anderson "so now the Flash is yours again?" to which Anderson responded "Yeah." Exhibit A & Exhibit B.
- H. The CW asked Anderson "You still owe anybody else for it?" Anderson responded affirmatively. The CW asked Anderson if it was the dentist that was owed, and Anderson responded: "Yeah, well, it's not a dentist –

an anesthesiologist – plus my buddy Eddie, plus my mom, they’re all gettin’ a piece.” Id.

6. Disputed. Guernsey’s contract shows that the owner of the Flash II was Ole Anderson. See Declaration of Arlan Ettinger (“Ettinger Declaration”), and Exhibit 1 thereto. There is no way to determine whether the \$800,000 bid was a legitimate bid, as opposed to a bid at Anderson’s behest to promote the Flash II. Ettinger Declaration at ¶¶ 10-14.

7. Disputed. The reference to the exhibitions made for the Flash II are in fact exhibitions made for the preview to the Guernsey’s March 1998 auction. See prior sentence to Claimant’s citation to Guernsey’s Appraisal.

8. Agreed.

9. The government acknowledges that Claimant’s Memorandum in Support of its Motion for Stay, Docket Entry 25-2, sought a waiver of the supersedeas bond citing case law.

10. The government acknowledges that Claimant’s Memorandum in Support of its Motion for Stay, Docket Entry 25-2, made the claimed statements, although the government disputes the accuracy of Claimant’s assertions.

11 -15. Agreed.

16. Disputed. There is no evidence that a consortium of owners ever made any efforts as described. Guernsey’s promoted the Flash II in both March 1998 and in December 2005. In December 2005, the President of Guernsey’s, Arlan Ettinger, was interviewed in a live broadcast from the Seventh Regiment Armory at the preview for the December 2005 auction, and the Flash II was prominently featured. Ettinger was

standing at the stern of the Flash II during the broadcast, and Guernsey's had identified the Flash II to media representatives as a "top item" during pre-auction publicity.

Ettinger Declaration, ¶¶ 17-22.

17. Disputed. While some articles may have mentioned the fact that the Flash II was forfeited from a drug dealer, most articles did not. Regardless of whether the articles mentioned it or not, the fact was – and is – that a convicted drug dealer was in fact in possession of the Flash II when it was seized.

18. Agreed.

Respectfully submitted,

MICHAEL J. SULLIVAN
United States Attorney

By: /s/ Nancy Rue
Nancy Rue
Assistant U.S. Attorney

CERTIFICATE OF SERVICE

I hereby certify that these documents filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF).

/s/ Nancy Rue
Nancy Rue
Assistant U.S. Attorney

Partial Transcript of N-168, Audio Recording of September 27,
2004 Meeting between CW and Ole Anderson

36:39 - 37:30

CW: But, um, the other one, I remember I had, the, this one Flash, I lent you money . . .

Anderson: I paid you back everything.

CW: You did pay me back everything?

Anderson: yeah, see that was, that was fifteen, plus

CW: fifteen thousand?

Anderson: Yeah, I gave you that...yeah....

CW: Was it during working?

Anderson: Yeah, yeah,

CW: when you worked for me

Anderson: Right, you knocked it off -

CW: I took it off, the uh....?

Anderson: You kept it back, I paid you.

CW: Off the first trip was it?

Anderson: No, we did it for two trips.

CW: OK

Anderson: Because I think, it was either 15 or 27, but you got that paid off the first two trips.

CW: Ok

CW: So now the Flash is yours again?

Anderson: Yeah.

CW: You still owe anybody else for it?

Anderson: Oh Yeah, yeah, yeah

CW: who the dentist, or?

Anderson: Yeah, well, it's not a dentist - an anesthesiologist - plus my buddy Eddie, plus my mom, they're all gettin' a piece -

CW: What about these guys at the marina, you owe them any?

Anderson: No.

CW: They're doing it for free?

Anderson: No, they're not doing it for free, I paid them, shit, I paid them, she's gettin' me up the whole bill or somethin' but . . .

CW: Even now with storage?

Anderson: Oh yeah, I'm paying storage, I pay \$500 for good storage, \$500 other storage and \$300 for summer storage -

CW: Not per month?

Anderson: No, \$1,300 a year

CW: Oh, ok

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Plaintiff,

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ONE STAR CLASS SLOOP SAILBOAT
BUILT IN 1930 WITH HULL NUMBER 721,
NAMED "FLASH II,"
Defendant.

DECLARATION OF ARLAN ETTINGER

I, Arlan Ettinger, state under oath as follows:

1. I am the President and owner of Guernsey's Auction House. I founded the company with Barbara Mintz in 1975. I am licensed as an auctioneer in New York, professional license number 09512250.
2. I was the principal auctioneer of the March 1998 auction of Kennedy memorabilia from the Robert White Collection (the "March 1998 auction").
3. One of the items placed for bid at the March 1998 auction was a Star Class Sailboat known as the Flash II.
4. It was my understanding that the owner of the Flash II was Gregory Olaf "Ole" Anderson ("Anderson"). Anderson placed the item for bid with Guernsey's, and we dealt exclusively with him as the consignor for the Flash II in connection with the March 1998 auction. A copy of the contract between Anderson and Guernsey's is attached hereto as Exhibit 1.
5. Anderson placed a reserve of ~~\$900,000~~ ^{#950,000 - AR} on the Flash II. Normally, the amount of the reserve is not disclosed in advance of or during the course of an auction; nor do I

recall disclosing this reserve in advance of or during the course of the March 1998 auction.

6. The fact of a reserve was designated by the "●" symbol to the left of the lot number (Lot Number 80) in the auction catalogue. A true and accurate copy of the catalogue entry for this item is attached to this Declaration as Exhibit 2.
7. While some items submitted for bid at the auction included an estimated value, Lot 80 stated "estimate upon request." See, for comparison, catalogue entries for lots 81 through 86, attached as Exhibit 3.
8. During the course of the March 1998 auction, no record was maintained of who bid on Lot 80.
9. When an item is placed for bid subject to a reserve, the house has the right to place bids on the item up to the amount of the reserve in order to generate interest or to determine whether other bidders have an interest level greater than the reserve amount.
10. Guernsey's contract with consignors provides that neither the consignor nor his agents may bid on items placed for auction with Guernsey's. However, Guernsey's has no way to identify all friends, family and agents of a consignor, and therefore Guernsey's has no ability to enforce this provision as to unknown agents of a consignor.
11. On occasion, when an item is not sold at the close of bidding for failure to meet a reserve, a high bidder will

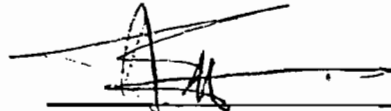
subsequently contact the auction house in order to determine whether the seller wishes to arrange a sale despite the reserve.

12. Although the high bid on the Flash II at the March 1998 auction was, to my recollection, at or near the \$800,000 level, no one contacted Guernsey's after the Flash II was withdrawn from bidding to determine whether a purchase was possible.
13. Upon later reflection, one possible explanation for the failure of an unsuccessful bidder from the Flash II auction to approach Guernsey's was that the bidding on the Flash II may have been generated by agents of the consignor in the hope of stimulating interest in or publicity for the Flash II.
14. We cannot recall an occasion in which an item that was withdrawn from bidding for failure to meet a high reserve was later placed successfully for auction and exceeded the earlier reserve.
15. We were not involved in the setting of the reserve level for the Flash II at the March 1998 auction. That amount was solely determined by the consignor, Anderson.
16. It was, and is, my understanding that the value of the Flash II as a sailboat - separate and apart from its value as an item once owned by John F. Kennedy - is significantly less than \$100,000.

17. I was involved in the December 2005 auction of Kennedy memorabilia which again included the Flash II, this time as Lot 741.
18. The December 2005 auction received an enormous amount of media coverage.
19. Items available for bid at the December 2005 auction, including the Flash II, were exhibited during the auction preview at the Seventh Regiment Armory in Manhattan.
20. During pre-auction publicity, media representatives frequently ask for Guernsey's to identify "top lots" for the auction. The Flash II was one of the items featured by Guernsey's as a top lot during the pre-auction publicity for the December 2005 auction.
21. I specifically recall that I was interviewed by Good Morning America in a live broadcast from the Seventh Regiment Armory during the December 2005 auction preview. During this live interview, I was standing at the stern of the Flash II.
22. The December 2005 auction received both national and international media coverage.
23. As shown by the list of Prices Realized, attached as Exhibit 4, only two items, Lot Number 259 and Lot Number 1221, sold for a greater price than the Flash II at that auction.
24. Many items at the December 2005 auction did not achieve the prices that might have been anticipated based on prices for

similar items achieved shortly after the death of Jacqueline Kennedy Onassis.

25. Some items at the December 2005 auction of Kennedy memorabilia failed to sell as a result of not reaching their reserve.


Arlan Ettinger

GUERNSEY•S

LOT STATEMENT

Consignor: *Ole Anderson*Date: *March 15, 1998*Reference: *JFK Auction*

Telephone:

Evening:

Fax:

This schedule of property, including the following item or items consigned to Guernsey's, incorporated into the consignment contract and made a part thereof.

CODE	LOT	DESCRIPTION OF PROPERTY	
<i>OA1</i>	<i>80</i>	<i>FLASH II, Star. CLASS: Sprinter.</i>	<i>1000</i> <i>reserve</i>
		<i>(\$1,000 given for delivery of boat</i>	<i>\$950.00</i>
		<i>on 12/23/97)</i>	
		<i>to deduct from settlement.</i>	

The above is an accurate description of the property consigned.

Consignor Signature _____ Date _____

Final
Contract

GUERNSEY'S

REFERENCE: JFK

December 9, 1997

CONSIGNMENT AGREEMENT BETWEEN:

ER: Ole Anderson
 GUERNSEY'S
 A Division of Barlan Enterprises, Ltd.
 108 East 73rd Street
 New York, New York 10021

RESS: 718 South Lake Avenue AND
 Delray Beach, Florida 33483

PHONE: 561-278-3979; fax 561-278-8084 212-794-2280 FAX: 212-744-3638

Thank you for consigning your property to Guernsey's. This contract confirms our agreement under which all property consigned to us, as listed on the annexed inventory (the "Property"), will be offered by us as your agent for sale at public auction in accordance with the provisions as set forth below and Guernsey's standard TERMS AND CONDITIONS OF SALE and INFORMATION REGARDING BUYERS in effect at the time of the auction.

1. Guernsey's Responsibility. We shall be responsible for any and all costs incurred in connection with the pre-auction activities including the promotion of same, production of the auction catalogue, advertising, security, employment of on site personnel, and obtaining the required permits for auction, display, as well as other expenses reasonably required to conduct the auction.

2. The Auction. Guernsey's shall have absolute discretion as to a) the place and date of the sale, b) the manner in which the sale is conducted, including the TERMS AND CONDITIONS OF SALE then in effect, c) consulting any expert, d) the combination of the Property into lots as may be deemed appropriate for the sale, e) the description of the Property in its catalogue and other descriptions as we believe appropriate.

3. Commission. For its services, Guernsey's will receive and retain from the proceeds of the sale as a commission from the gross amount equal to 8.5% of the final bid on each lot sold. You are aware that the buyer will be paying an additional premium of the final bid up to and including \$50,000 and 10% of the amount above \$50,000 and that premium in no way affects the net amount due to us from you or the net amount payable to you from us after deducting our commission.

4. Settlement. Thirty-five days after the sale, we will mail you the net proceeds (gross proceeds less our commission and agreed upon reimbursable expenses) from the sale of the property, provided that we have received payment in full from the buyer, unless the buyer has notified us of intention to rescind the sale or we have received notice of any other claim which would bear upon the validity of the sale, or have for any reason refunded such proceeds prior to the expiration of such thirty-five days. Reimbursable expenses are those expenses incurred by Guernsey's on behalf of you, and include but are not limited to expenses we incur for transporting of property, cost for insurance at all times, storage, repair of property at your request, additional services requested by you, etc.

In the event of non-payment by the buyer, Guernsey's, in its sole discretion, reserves the right to cancel the sale and return the Property to you, or enforce payment by the buyer. You authorize us, at our sole discretion to impose on the buyer and on your account, a late charge if payment is not made in keeping with the TERMS AND CONDITIONS OF SALE.

5. Private Sales. If a lot fails to sell at auction, you authorize us, as your ~~exclusive~~ agent, for a period of 60 days following the auction date to sell the lot privately for a sum that will result in a payment to you of not less than the net amount (after commission and expenses) to which you would have been entitled had the lot been sold at auction at a sum equal to the reserve or such sum mutually agreed upon by Guernsey's and you prior to the sale thereof. In such event, your obligations with respect to such lot are the same as if it had been sold at auction. *If the lot is sold by anyone other than Guernsey's over the 60 day period, Guernsey's will receive 8.5%.*

6. Expenses. You agree to bear the expenses of a) shipping to our premises* and b) insurance. (Should the consignee fail to sell for failing to reach its reserve, Guernsey's agrees to reimburse the consignor \$1,000 towards the cost of shipping the signed item.) *and a reserve of 212-744-3638*

7. Insurance. The Property will be a) insured from time of receipt until it ceases to be in our custody for an amount equal to the final bid price (excluding buyer's premium) if the property has been sold, or b) 65% of our latest presale low estimate of the property, sold and unreserved, or c) the reserve (but not more than our latest presale low estimate), if unsold. Insurance for property consigned by us will be charged to you at a rate of 2% of a) the final bid if the Property has been sold, or b) 65% of our latest presale low estimate on unsold and unreserved Property.

8. Insurance. The Property will be a) insured from time of receipt until it ceases to be in our custody for an amount equal to the final bid price (excluding buyer's premium) if the property has been sold, or b) 65% of our latest presale low estimate of the property, sold and unreserved, or c) the reserve (but not more than our latest presale low estimate), if unsold. Insurance for property consigned by us will be charged to you at a rate of 2% of a) the final bid if the Property has been sold, or b) 65% of our latest presale low estimate on unsold and unreserved Property.

9. Insurance. The Property will be a) insured from time of receipt until it ceases to be in our custody for an amount equal to the final bid price (excluding buyer's premium) if the property has been sold, or b) 65% of our latest presale low estimate of the property, sold and unreserved, or c) the reserve (but not more than our latest presale low estimate), if unsold. Insurance for property consigned by us will be charged to you at a rate of 2% of a) the final bid if the Property has been sold, or b) 65% of our latest presale low estimate on unsold and unreserved Property.

10. Limits of Liability. Guernsey's liability to you resulting from loss of or damage to any Property shall not exceed the net amount of the final bid price (excluding buyer's premium) if the property has been sold, or 65% of our latest presale low estimate of the property, sold and unreserved, or the reserve (but not more than our latest presale low estimate), if unsold.

1. **Guernsey's Responsibility.** We shall be responsible for any and all costs incurred in connection with the pre-auction activities including the promotion of same, production of the auction catalogue, advertising, security, employment of site personnel, and obtaining the required permits for auction, display, as well as other expenses reasonably required for the auction.

2. **The Auction.** Guernsey's shall have absolute discretion as to a) the place and date of the sale, b) the manner in which the sale is conducted, including the TERMS AND CONDITIONS OF SALE then in effect, c) consulting any expert, d) the combination of the Property into lots as may be deemed appropriate for the sale, e) the description of the Property in its catalogue and other descriptions as we believe appropriate.

3. **Commission.** For its services, Guernsey's will receive and retain from the proceeds of the sale as a commission from the amount equal to 8.5% of the final bid on each lot sold. You are aware that the buyer will be paying an additional premium of the final bid up to and including \$50,000 and 10% of the amount above \$50,000 and that premium in no way affects the net amount due to us from you or the net amount payable to you from us after deducting our commission.

4. **Settlement.** Thirty-five days after the sale, we will mail you the net proceeds (gross proceeds less our commission and agreed upon reimbursable expenses) from the sale of the property, provided that we have received full payment in full from the buyer, unless the buyer has notified us of intention to rescind the sale or we have received notice of any other claim which would bear upon the validity of the sale, or have for any reason refunded such proceeds to the buyer prior to the expiration of such thirty-five days. Reimbursable expenses are those expenses incurred by Guernsey's on behalf of you, and include but are not limited to expenses we incur for transporting of property, cost for insurance at all times, storage, repair of property at your request, additional services requested by you, etc.

In the event of non-payment by the buyer, Guernsey's, in its sole discretion, reserves the right to cancel the sale and return the property to you, or enforce payment by the buyer. You authorize us, at our sole discretion to impose on the buyer and return to your account, a late charge if payment is not made in keeping with the TERMS AND CONDITIONS OF SALE.

5. **Private Sales.** If a lot fails to sell at auction, you authorize us, as your ~~exclusive~~ agent, for a period of 60 days following the auction date to sell the lot privately for a sum that will result in a payment to you of not less than the net amount (after commission and expenses) to which you would have been entitled had the lot been sold at auction at a sum equal to the reserve price or such sum mutually agreed upon by Guernsey's and you prior to the sale thereof. In such event, your obligations with respect to such lot are the same as if it had been sold at auction. *If the lot is sold by anyone other than Guernsey's over the 60 day period, Guernsey's will receive 8.5% commission.*

6. **Expenses.** You agree to bear the expenses of a) shipping to our premises* and b) insurance. (*Should the consigned item fail for failing to reach its reserve, Guernsey's agrees to reimburse the consignor \$1,000 towards the cost of shipping the consigned item.) *consignor's reserve price 0.1A 12*

7. **Insurance.** The Property will be 1) insured from time of receipt until it ceases to be in our custody for an amount equal to the final bid price (excluding buyer's premium) if the property has been sold, or b) 65% of our latest presale low estimate and unreserved, or c) the reserve (but not more than our latest presale low estimate), if unsold. Insurance for property sold by us will be charged to you at a rate of 2% of a) the final bid if the Property has been sold, or b) 65% of our latest presale estimate on unsold and unreserved Property.

2) insured by you, naming Guernsey's as co-insured. In this case, you must provide Guernsey's with a copy of the insurance certificate.

In the event that there is damage to or loss of any portion of the Property, Guernsey's shall receive a commission of any insurance proceeds for the items consigned, equal to that which would have been earned had the Property been sold.

8. **Limits of Liability.** Guernsey's liability to you resulting from loss of or damage to any Property shall not exceed the insurance coverage of such Property as provided in Paragraph 8 of this agreement, and shall be limited to the time period during which the Property is in our custody. In this respect, custody shall not cover storage. While we undertake to exercise reasonable care in handling the Property, we shall not be responsible for any damage to any Property caused by changes in humidity, temperature; inherent conditions or defects; nor shall we be responsible for any damage to frames, display cases or glass; or damage caused by restorers, framers or other independent contractors employed with your consent.

9. **Reserves.** The consigned item can be reserved, with the reserve price mutually agreed to by you and Guernsey's. The reserve cannot be raised but may be lowered up to the time of sale with your approval. All stated reserves are minimums (missionable).

Guernsey's may sell any property below the reserve price, provided that we pay you, on the settlement date, the net amount which you would have been entitled to receive had the property been sold at the reserve (that is, the reserve minus our commission; reimbursable expenses and any other amount you owe us).

Neither you, your principals, agents, nor any representative of you or your principal may bid for your Property. If you breach any terms of this paragraph and you and/or your agent or representative becomes the successful bidder for the Property, then you shall pay to us a commission of 20% of the successful bid price plus the buyer's premium of 15%.

10. **Representations, Warranties and Indemnification.** You represent and warrant that you have title to the property and the right to consign the Property for sale by us and that the Property is and will until the completion of the sale by us be free

of all liens, claims, encumbrances or others of whatever nature and that good title and right of possession of the Property pass to the buyer free of all such liens, claims, encumbrances of whatever nature, and that there are not and, until the completion of the sale by us, there will not be any restriction or claims against us prohibiting or restricting our right to offer the Property at auction or to reproduce photographs or exhibit the Property for sale. We retain the exclusive copyright in the catalogue and other illustrations and descriptions of the Property created by us.

You further represent the authenticity, history, and condition of the Property, as set forth on the annexed inventory hereof and any other documentation supplied by you to us.

You acknowledge that we are relying on the foregoing representations and warranties in accepting this consignment and that such representations and warranties are of a continuing nature and shall survive the completion of the transaction contemplated by this agreement. You agree to notify us promptly in writing of any event or circumstances that may cause any representation and warranties to be in doubt, false, inaccurate or violated in any way. If you are acting as an agent or disclosed principal, you and principal, jointly and severally, assume all obligations hereunder to the same extent as if you were acting as principal.

You hereby agree to indemnify us and hold us harmless from and against any and all claims, damage, loss or expense of attorneys' fees, which we may incur by reason of your breach or alleged breach of any of your obligations, warranties or representations herein. In the event of any such claims by third parties arising out of your breach of or alleged breach of any obligations, warranties or representations herein, you shall be obligated to still pay Guernsey's the full commission which has been earned from the sale of such Property, whether or not the Property has yet been offered, sold or returned to Guernsey's.

11. **Withdrawal.** You may not withdraw any property after the date of this agreement without written approval of Guernsey's. In the event we consent to such a withdrawal, the Property may be withdrawn upon payment of 20% of the net proceeds of the insurance evaluation where the reserve has not been fixed, which approximately represents the commission and the broker's premium which would have been earned by Guernsey's, plus all out-of-pocket expenses, if any, incurred by Guernsey's. In the event that you fail to comply with the provisions of this paragraph, we will be entitled to recover, in addition to the net proceeds above, all necessary and reasonable expenses incurred by us to recover same, including reasonable attorneys' fees. You reserve the right to withdraw any Property from the Auction at any time if we reasonably believe (a) there is a doubt as to the authenticity or to its authenticity, or (b) there is a doubt as to the accuracy of your representation herein in any respect, or (c) you or are about to breach any provision of this agreement including authenticity or attribution of the Property or its condition, or (d) for any other just cause. We will then return the Property to you at your sole cost and expense. Guernsey's may in its discretion determine that the Property is not suitable for auction. In such event, the Property will be released to you or your representative at Guernsey's offices. Guernsey's shall have no liability for any determination to return any Property hereunder.

12. **Estimates, Property Descriptions.** We are not responsible for any errors or omissions in the catalogue or descriptions of the Property, and we make no guarantees, representations or warranties whatsoever to you with respect to the Property, its authenticity, condition, value or otherwise. Our presale estimates, subject to revision by us at our sole discretion, are intended as a guide for prospective bidders only and we make no representation or warranty, written or oral, of the anticipated price of any Property and no estimate may be relied upon as a prediction of the actual selling price.

13. **Rescission.** Guernsey's is authorized, as your agent, to rescind the sale of any Property at any time if, in our discretion, we determine that the offering for sale of any Property has subjected or may subject Guernsey's and/or you to any liability, including any liability under warranty of authenticity or title. In such event, we are further authorized to refuse to deliver to the buyer the purchase price of such returned Property rather than remit the net proceeds to you. If Guernsey's has already remitted to you any proceeds of the rescinded sale, you shall pay us on request an amount equal to the remitted proceeds plus our expenses incurred in the connection with the rescinded sale and any other amount you owe us, inclusive of attorneys' fees.

14. **Unsold Property.** Any Property remaining unsold for any reason after the auction, and not being kept for sale, may be picked up by you within ten days after notice requiring you to collect it. We reserve the right to arrange for storage of any Property at a warehouse or other storage facility at your risk and expense. You shall not be entitled to reclaim any Property until all commissions, expenses and other amounts owed Guernsey's have been paid in full. Thirty-five days after the date of the auction, if Property has not been sold privately pursuant to paragraph 5, and is not reconsigned to us for sale on consignment terms, we may return it to you by shipment at your risk and expense or sell it at public auction without reserve and date determined by us. The proceeds of any such sale will first be applied to any amount you owe us and/or storage or other storage facility, including but not limited to our commissions and expenses incurred hereunder, and any balance, if any, will be remitted to you. You hereby waive any requirements of notice, advertisement and the disposition of proceeds with regard to said sale of uncollected Property.

15. **Default.** In the event of your default of any of the terms herein, we reserve any and all rights we have at law or in equity and shall be entitled to the rights herein. We shall be entitled to reasonable attorneys' fees, and all costs incurred in the enforcement of this agreement.

16. **Entire Agreement.** All prior negotiation, representations, contracts or agreements, if any, between the parties relating to the Property consigned, are hereby merged into this agreement and this agreement is the complete, entire agreement between the parties. No modification, alteration, construction, amendment or rescission of or to this agreement shall be effective or binding unless in writing and executed by duly authorized officer of Guernsey's and you. This agreement shall bind upon your heirs, executors, beneficiaries, successors, and assigns. However, you may not assign this agreement without our written consent.

17. **Controlling law.** This agreement is entered into pursuant to New York law, and shall be governed by and construed in accordance with the laws of New York State.

ey's. In the event we consent to such a withdrawal, the Property may be withdrawn upon payment of 20% of the reserve of the insurance evaluation where the reserve has not been fixed, which approximately represents the commission premium which would have been earned by Guernsey's, plus all out-of-pocket expenses, if any, incurred by Guernsey's in the event that you fail to comply with the provisions of this paragraph, we will be entitled to recover, in addition to the sum above, all necessary and reasonable expenses incurred by us to recover same, including reasonable attorneys' fees. We reserve the right to withdraw any Property from the Auction at any time if we reasonably believe (a) there is a doubt as to the title or to its authenticity, or (b) there is a doubt as to the accuracy of your representation herein in any respect, or (c) you are about to breach any provision of this agreement including authenticity or attribution of the Property or its condition or any other just cause. We will then return the Property to you at your sole cost and expense. Guernsey's may in its discretion determine that the Property is not suitable for auction. In such event, the Property will be released to you or your representative at Guernsey's offices. Guernsey's shall have no liability for any determination to return any Property hereunder.

2. Estimates, Property Descriptions. We are not responsible for any errors or omissions in the catalogue or descriptions of the Property, and we make no guarantees, representations or warranties whatsoever to you with respect to its authenticity, condition, value or otherwise. Our presale estimates, subject to revision by us at our sole discretion, are intended as a guide for prospective bidders only and we make no representation or warranty, written or oral, of the anticipated price of any Property and no estimate may be relied upon as a prediction of the actual selling price.

3. Rescission. Guernsey's is authorized, as your agent, to rescind the sale of any Property at any time if, in our discretion, we determine that the offering for sale of any Property has subjected or may subject Guernsey's and/or you to any liability, including any liability under warranty of authenticity or title. In such event, we are further authorized to refund to the buyer the purchase price of such returned Property rather than remit the net proceeds to you. If Guernsey's has previously remitted to you any proceeds of the rescinded sale, you shall pay us on request an amount equal to the remitted proceeds plus our expenses incurred in the connection with the rescinded sale and any other amount you owe us, inclusive of attorneys' fees.

4. Unsold Property. Any Property remaining unsold for any reason after the auction, and not being kept for sale, must be picked up by you within ten days after notice requiring you to collect it. We reserve the right to arrange for storage of any unsold Property at a warehouse or other storage facility at your risk and expense. You shall not be entitled to reclaim any unsold Property until all commissions, expenses and other amounts owed Guernsey's have been paid in full. Thirty-five days after the date of the auction, if Property has not been sold privately pursuant to paragraph 5, and is not reconsigned to us for sale on mutual terms, we may return it to you by shipment at your risk and expense or sell it at public auction without reserve and date determined by us. The proceeds of any such sale will first be applied to any amount you owe us and/or to the cost of storage or other storage facility, including but not limited to our commissions and expenses incurred hereunder, and any balance, if any, will be remitted to you. You hereby waive any requirements of notice, advertisement and the disposition of unsold Property with regard to said sale of uncollected Property.

5. Default. In the event of your default of any of the terms herein, we reserve any and all rights we have at law or equity in the Property and to the rights herein. We shall be entitled to reasonable attorneys' fees, and all costs incurred in the enforcement of this agreement.

6. Entire Agreement. All prior negotiation, representations, contracts or agreements, if any, between the parties hereto relating to the Property consigned, are hereby merged into this agreement and this agreement is the complete, entire and exclusive agreement between the parties. No modification, alteration, construction, amendment or rescission of or to this agreement shall be effective or binding unless in writing and executed by duly authorized officer of Guernsey's and you. This agreement shall bind upon your heirs, executors, beneficiaries, successors, and assigns. However, you may not assign this agreement without the written consent of Guernsey's.

7. Controlling law. This agreement is entered into pursuant to New York law, and shall be governed by and construed in accordance with the laws of New York State.

8. Disputes. Any dispute arising out of a breach or an alleged breach of this agreement shall be brought in the courts of the State of New York. Venue shall be within the County of New York. Any defense of lack of personal or subject matter jurisdiction shall be waived by the parties hereto.

9. Miscellaneous. The paragraph headings contained herein are for convenience of reference only and shall not be construed to affect in meaning the provisions of this agreement.

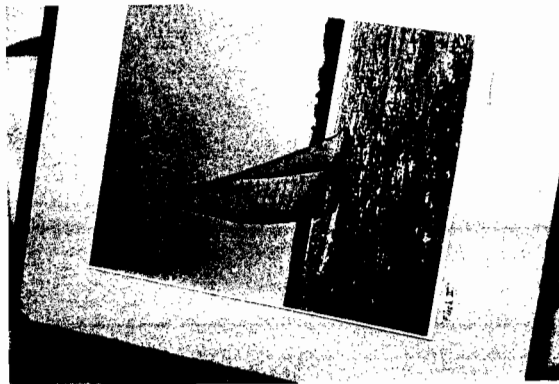
Please confirm your agreement with the foregoing by dating, signing and returning to us a duplicate copy of this agreement.

SIGNED TO AND ACCEPTED BY:

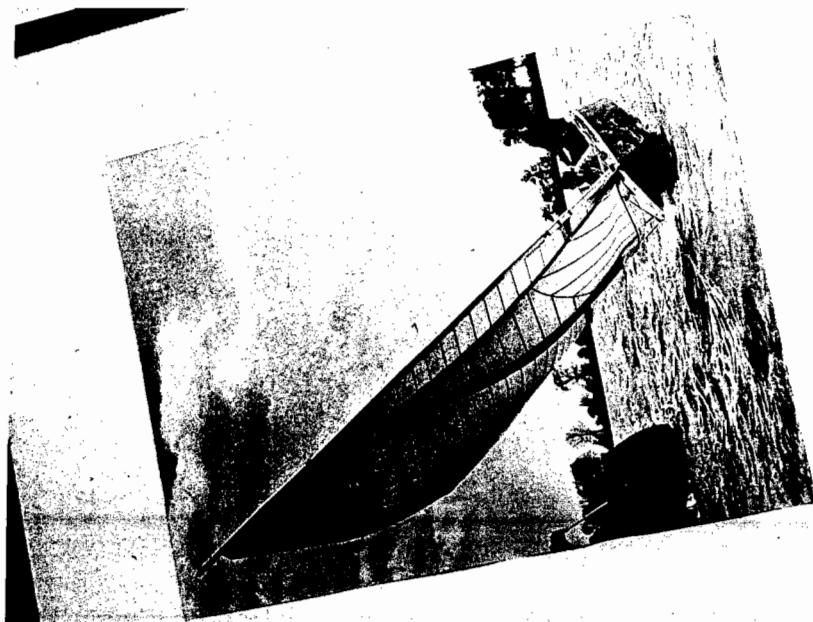
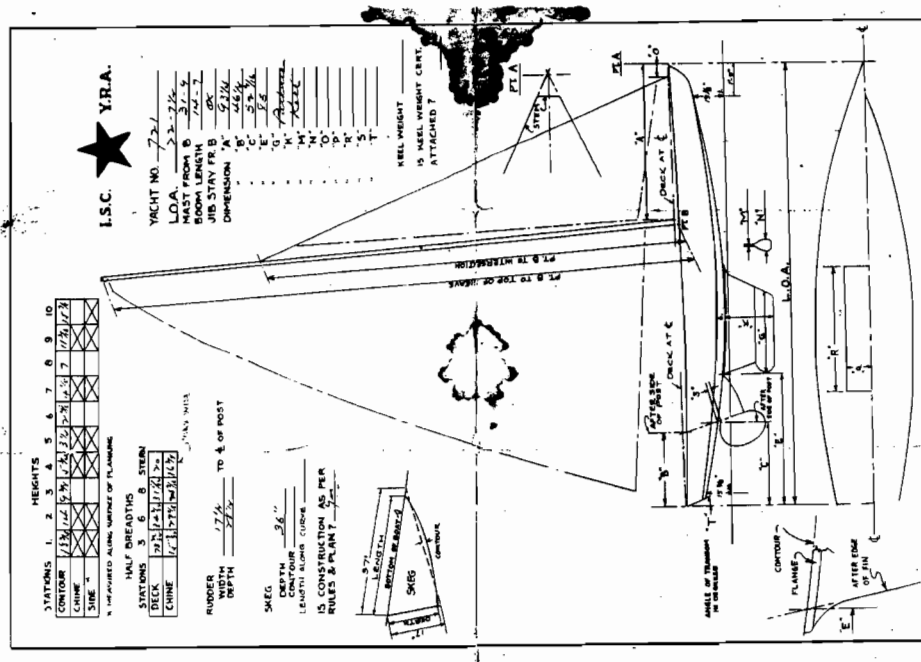
ED: Olle Anderson - Agent

BY: [Signature]
GUERNSEY'S
A Division of Barlan Enterprises, Ltd.

ED: 12/23/97



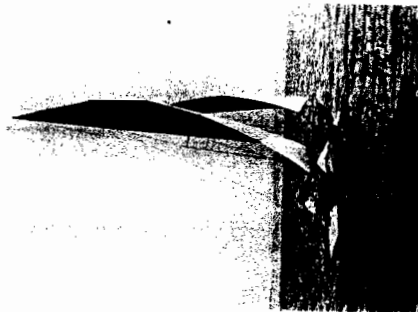
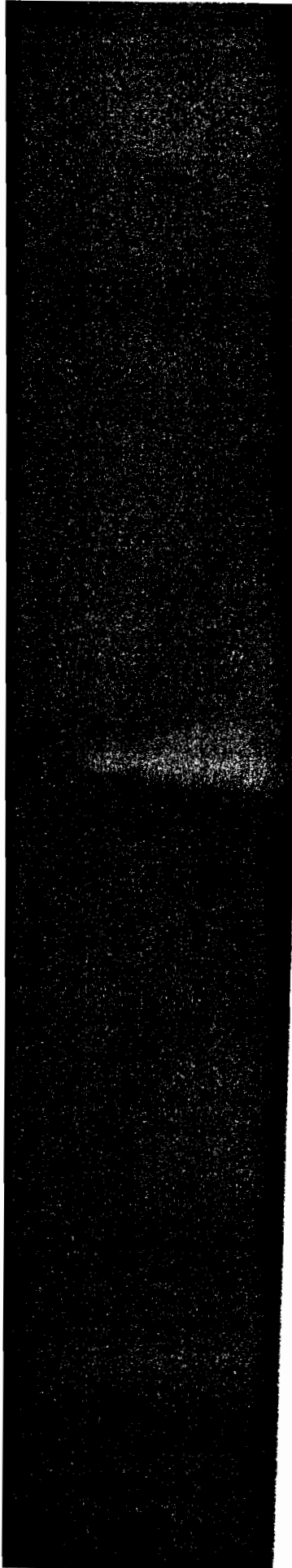
*80
Flash II
John F. Kennedy's Star Class Sailboat
Registered as #721 by the International Star Class Yacht Racing Association. The boat measures 22 feet by 8 feet with a 35 foot mast and weighs 760 pounds.
The Star Class sloop, "Flash II", shot through the water, manned with the skill and expertise of a world class navigator. It was the summer of 1936 and 19 year old John F. Kennedy was in his prime at the helm of his favorite sailboat, Flash II. Kennedy loved to pilot the boat and direct the crew exhibiting, as a young man, the leadership



ally built in 1930 by Ole Hope, this sleek was purchased in 1934 by John F. Kennedy's older brother Joe. The Kennedys were known for their die-hard attitudes toward water and their passion and enthusiasm for swimming and sailing turned each outing into a competition, particularly during their summer sojourns in Hyannisport. The purchase of this 22-foot boat, which was renamed Flash II, allowed John F. Kennedy to promulgate his talent as a sailor on the Nantucket Sound Star Fleet.

towering mast and narrow hull, the boat was a difficult boat to navigate, but it was the boat that John F. Kennedy's skill enabled him to gracefully maneuver through harsh waters. During the 36 Atlantic Coast Championships, John F. Kennedy won high acclaim when he triumphed in a race in an unprecedented four minute victory. He is mentioned in publications from the time, "...the first time a man had ever won a 36 by a four minute victory," as John Kennedy in his Nannucker *Flash II* in the last race by nearly four and a half minutes, an almost unprecedented margin for a 36. It was the last race of the 1954 "Star event."

about the summer months, John F. Kennedy spent hours each day walking with close friends and the very people who would later serve him in the White House. Kennedy's political advisors, including Lem Billings, Jr., told Kennedy that he was a man who Kennedy continued to sail through life, even after his brush with death aboard the *PT-109* in World War II. However, Kennedy's poor health as a lad was nourished with his fervor for duty and it was his warier activities that helped strengthen him. Having been a weak child, John F. Kennedy fell ill again during college years and, through his therapeutic activities, regained most of his health. Flash forward, Kennedy played a large part in his rehabilitation.



John F. Kennedy removed his brother Joe's name from the boat's registry in 1940, and shortly thereafter, in 1942, he sold Flash II. It was kept in storage for many years, and recently, the current owner rendered a thorough and loving restoration. Over 90% of the sloop is original and the owner's fondness for the historical significance of the boat prompted him to use materials from the era, as difficult as they were to obtain. Craftsmen were carefully selected with the highest level of expertise to help restore the boat, thus ensuring that Flash II would be presented in flawless condition. The boat boasts its beauty: its slim white body is finished with linseed oil-based enamel paint, polished fittings in bronze and the wood trimpieces include a Spanish cedar-varnished splash rail.

John F. Kennedy's Flash II has been on display in various boat shows and museums including its most recent public display at the very fine Museum of Yachting, Newport, Rhode Island, where its beauty and history have been viewed in full grandeur.

ograph of Flash II

illustration on the first page devoted to the
caption of the actual Flash II, six pages earlier
is catalogue.)

4 x 10 1/2 inches image
2 x 16 1/2 inches framed

ed vintage black and white photograph signed
photographer D. Moyer 1941. The name *John*
Kennedy is stamped on the reverse. It is believed
his photograph hung in John F. Kennedy's
x Office. Flash II, as presented elsewhere in
aralogue, was John F. Kennedy's first sailboat.

NO - 2,000

ograph of John F. Kennedy Sailing

illustration on the third page devoted to the
caption of the actual Flash II, four pages earlier
s catalogue. It is also shown to the right)

9 3/4 inches image
2 x 16 1/2 inches framed

ed vintage photograph of John F. Kennedy
ling his boat in heavy wind. Pencil
ely 4 on reverse. It is believed that this pho-
ph hung in Senator Kennedy's office.

NO - 2,000

ograph of Sloop Under Sail

2 x 13 1/2 inches image
4 x 18 3/4 inches framed

ed vintage black and white image from the
ely Collection of sailing photographs. This
xgraph likely hung in the Senator's office.

same *John F. Kennedy* is stamped twice on
x. It is believed that this photograph hung in
or Kennedy's office.



84

PT Boats, Two Photographs

10 1/2 x 13 1/2 inches image
15 1/2 x 19 inches framed

Two framed vintage
black/white photographs of
PT boats marked 117 and 10.
Both signed M. Rosenthal,
New York. Boat number 10 is
shown in New York Harbor at
the foot of Manhattan. Four
people are shown aboard.
There is reason to believe that
JFK may be one of them. It is
believed that this pair of PT
Boat photographs hung in
Senator Kennedy's office.



85
11oz Luddy Warmer

Inscribed as follows:

Labor Day Race

Flash II

Joe Kennedy

inches high

This handsome sterling silver piece that resembles
a mini-cocktail shaker was won by Joe Kennedy,
Jr., for one of his many competitive sailing races
during summers spent at the shore. Sailing races

who loved the thrill of the competition and the
opportunity to demonstrate their sailing skills.
The Flash II was a favorite sailboat of the Kennedy
brothers, and Joseph Kennedy, Jr., shared it with
brother John.

Ownership initially was in both brothers' names,
but reverted to John's exclusively in later years.
Universally acknowledged as John F. Kennedy's
first sailboat, Flash II itself is offered for sale in this
auction and is elsewhere described in this cata-
logue.

NO - 1,000

86
Cigarette Box

Silver lidded cigarette box, hall I
O.A.J.

August 1940

1st Prize

Euette and Bob

Bottom stamped L.B.S. Co. 25

5 1/2 x 4 x 1 3/4 inches.

Robert and Eunice Kennedy won
as first prize in a 1940 summer
summer was significant to the
while Europe was at war, JFK,
Harvard and published his the-
Slept" and Joseph Kennedy, Jr.,
to the Democratic National Co-

NO - 1,000

John F. Kennedy: The Robert L. White Collection
December 15-17, 2006; January 21, 2006
Prices Realized

Guernsey's

108 East 73rd Street, New York, NY 10021, 212-794-2280, www.guernseys.com

Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price
1	\$720	42	\$3,000	84	\$1,600	136	\$1,320	178	\$750	234	\$700
2	\$510	43	\$2,150	85	\$2,900	137	\$2,370	179	\$450	235	\$580
3	\$2,180	44	\$1,000	90	\$1,180	138	\$500	181	\$800	236	\$800
4	\$240	45	\$1,080	91	\$1,650	140	\$800	182	\$250	237	\$300
5	\$1,920	46	\$1,200	93	\$1,650	141	\$1,200	183	\$1,100	238	\$2,150
7	\$350	47	\$8,480	94	\$1,200	142	\$500	184	\$1,150	240	\$2,100
8	\$2,750	48	\$6,680	95	\$1,100	143	\$200	185	\$900	242	\$500
9	\$1,150	49	\$3,700	96	\$500	144	\$200	187	\$1,100	243	\$700
10	\$2,400	50	\$2,600	97	\$3,400	145	\$510	188	\$500	244	\$2,000
11	\$840	51	\$2,100	98	\$1,200	146	\$900	189	\$320	247	\$2,100
12	\$840	52	\$1,500	99	\$3,700	147	\$2,020	190	\$200	248	\$2,100
13	\$660	54	\$600	100	\$2,100	148	\$300	191	\$800	252	\$1,600
14	\$450	55	\$1,040	101	\$350	149	\$500	193	\$300	253	\$350
15	\$3,800	56	\$240	103	\$500	150	\$1,820	194	\$250	258	\$1,000
16	\$360	57	\$8,050	104	\$1,200	151	\$3,240	196	\$200	259	\$2,100
17	\$1,020	58	\$2,000	106	\$2,200	152	\$700	198	\$900	260	\$2,100
18	\$1,350	59	\$1,080	109	\$1,500	153	\$1,200	199	\$1,200	261	\$500
19	\$310	60	\$1,920	110	\$1,800	155	\$300	200	\$300	262	\$1,700
20	\$216	62	\$240	111	\$2,500	156	\$1,200	201	\$300	263	\$2,100
21	\$1,150	63	\$1,180	112	\$500	157	\$1,200	202	\$800	264	\$1,000
22	\$360	64	\$720	113	\$1,100	158	\$1,300	203	\$2,400	265	\$600
24	\$360	66	\$900	116	\$500	159	\$300	204	\$270	266	\$600
25	\$660	67	\$2,100	117	\$3,200	160	\$500	206	\$1,200	267	\$500
26	\$100	68	\$3,000	118	\$600	161	\$300	207	\$300	268	\$600
27	\$150	69	\$300	119	\$3,300	162	\$1,100	208	\$1,200	271	\$1,200
28	\$360	70	\$360	121	\$800	163	\$700	210	\$1,100	272	\$300
29	\$2,400	72	\$1,200	122	\$2,400	164	\$2,000	211	\$2,200	273	\$500
30	\$210	73	\$560	123	\$200	165	\$200	215	\$1,200	274	\$2,800
31	\$150	74	\$900	124	\$200	166	\$300	216	\$300	275	\$500
32	\$300	75	\$2,100	126	\$300	168	\$300	218	\$900	276	\$300
33	\$540	76	\$1,100	127	\$200	169	\$300	222	\$300	277	\$300
34	\$120	77	\$3,000	128	\$3,300	170	\$600	223	\$500	278	\$1,100
36	\$2,160	78	\$2,100	129	\$1,100	171	\$200	224	\$300	278A	\$700
37	\$600	79	\$3,000	130	\$8,400	172	\$1,200	225	\$300	281	\$700
38	\$1,680	80	\$240	131	\$2,100	173	\$300	229	\$300	282	\$300
39	\$600	81	\$350	132	\$3,300	174	\$600	230A	\$300	283	\$300
40	\$6,480	82	\$1,800	133	\$500	176	\$200	232	\$200	284	\$200
41	\$6,000	83	\$3,300	134	\$500	177	\$300	233	\$300	285	\$300

Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price
334	\$820	406	\$540	464	\$240	528	\$200	578	\$300	627	\$950	710	\$34
335	\$6,000	407	\$540	465	\$820	529	\$270	579	\$850	629	\$340	711	\$5
336	\$360	408	\$240	466	\$820	531	\$190	580	\$370	630	\$240	712	\$32
337	\$520	410	\$140	468	\$560	533	\$2,600	581	\$330	633	\$340	713	\$12
338	\$510	411	\$380	469	\$120	534	\$270	582	\$230	635	\$1,800	715	\$12
339	\$150	412	\$360	470	\$1,020	535	\$240	584	\$1,600	636	\$290	716	\$8
341	\$270	413	\$270	471	\$820	536	\$360	585	\$340	637	\$340	717	\$35
342	\$240	414	\$180	472	\$740	537	\$600	586	\$950	638	\$240	718	\$2
343	\$120	415	\$1,800	474	\$540	538	\$390	587	\$240	639	\$500	722	\$1
344	\$120	417	\$800	475	\$1,360	539	\$560	588	\$240	640	\$200	723	\$1
345	\$150	418	\$270	476	\$360	540	\$1,600	589	\$240	641	\$250	731	\$5
352	\$120	419	\$240	477	\$250	541	\$560	590	\$1,500	642	\$240	732	\$1
359	\$240	420	\$8,000	478	\$480	542	\$180	591	\$1,500	643	\$900	733	\$35
361	\$540	423	\$210	479	\$480	543	\$1,080	592	\$2,000	644	\$240	734	\$5
362	\$270	424	\$1,020	480	\$600	544	\$1,200	593	\$1,600	645	\$220	735	\$3
363	\$300	425	\$3,000	481	\$3,400	545	\$240	594	\$330	646	\$300	736	\$500
365	\$1,200	427	\$240	483	\$150	546	\$270	595	\$1,200	647	\$220	739	\$5
366	\$4,800	428	\$270	486	\$300	547	\$390	596	\$240	648	\$1,800	740	\$7
367	\$240	430	\$340	487	\$1,000	548	\$240	597	\$1,000	649	\$360	741	\$200
368	\$270	431	\$120	488	\$280	550	\$270	598	\$1,700	650	\$350	742	\$2
369	\$720	432	\$200	500	\$1,800	551	\$330	599	\$320	652	\$250	743	\$220
371	\$840	434	\$120	501	\$560	552	\$510	600	\$390	653	\$240	744	\$120
372	\$270	435	\$210	502	\$1,200	553	\$340	601	\$120	659	\$120	745	\$3
373	\$240	436	\$320	503	\$1,800	554	\$270	602	\$170	660A	\$560	750	\$5
374	\$210	437	\$660	504	\$1,600	555	\$400	603	\$270	661	\$200	751	\$3
376	\$420	438	\$300	505	\$570	556	\$300	604	\$200	662	\$180	752	\$20
377	\$220	439	\$1,800	506	\$2,700	557	\$780	605	\$480	667	\$200	753	\$1
379	\$960	440	\$240	507	\$1,800	558	\$200	606	\$340	672	\$180	754	\$17
380	\$340	441	\$500	508	\$840	559	\$1,600	607	\$360	674	\$510	755	\$2
381	\$8,400	442	\$180	509	\$1,600	560	\$900	608	\$3,000	675	\$230	756	\$5
382	\$26,400	445	\$350	510	\$2,300	561	\$690	609	\$240	676	\$180	758	\$5
388	\$540	446	\$120	511	\$3,200	562	\$320	610	\$1,020	677	\$60	759	\$5
390	\$480	447	\$9,000	512	\$560	563	\$220	611	\$310	678	\$150	762	\$5
391	\$1,400	448	\$6,000	514	\$2,900	564	\$360	612	\$340	679	\$230	766	\$5
392	\$480	449	\$100	516	\$1,600	565	\$240	613	\$320	680	\$300	771	\$5
393	\$240	450	\$5,000	517	\$3,200	566	\$1,800	616	\$360	681	\$150	772	\$5
394	\$390	451	\$2,700	518	\$24,000	567	\$300	617	\$3,000	686	\$380	774	\$5
395	\$600	452	\$340	519	\$6,600	568	\$1,600	618	\$840	700	\$700	776	\$5
396	\$270	453	\$21,600	520	\$3,000	569	\$6,000	619	\$1,400	701	\$570	779	\$5
397	\$240	454	\$1,200	521	\$940	570	\$350	620	\$520	702	\$560	782	\$5
398	\$4,500	456	\$350	522	\$4,000	571	\$340	621	\$300	703	\$300	784	\$5
399	\$42,000	457	\$300	523	\$2,000	572	\$1,380	622	\$150	704	\$600	785	\$5
402	\$900	458	\$900	524	\$860	573	\$320	623	\$300	706	\$360	786	\$5
403	\$4,200	459	\$1,020	525	\$1,020	574	\$300	624	\$90	707	\$390	788	\$5
404	\$570	460	\$540	526	\$1,800	575	\$1,500	625	\$3,600	708	\$240	792	\$2
405	\$180	461	\$2,800	527	\$17,800	577	\$5,400	626	\$5,400	709	\$240	793	\$2

Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price
794	\$960	848	\$98,000	918	\$570	974	\$2,700	1244	\$8,200	1297	\$2,200
797	\$120	849	\$3,600	919	\$240	975	\$240	1245	\$6,500	1298	\$1,800
798	\$144	850	\$240	920	\$120	979	\$2,200	1246	\$8,120	1299	\$2,000
801	\$150	853C	\$2,700	921	\$130	980	\$1,800	1247	\$600	1300	\$2,000
802	\$240	853E	\$2,400	922	\$120	983	\$600	1249	\$2,500	1301	\$2,800
803	\$240	853F	\$2,700	923	\$520	986	\$2,000	1251	\$800	1302	\$1,600
805	\$600	854	\$120	924	\$240	987	\$3,200	1252	\$240	1303	\$240
809	\$1,800	855	\$800	925	\$120	988	\$3,200	1253	\$1,000	1304	\$1,800
810	\$4,800	858	\$960	927	\$120	989	\$240	1254	\$2,700	1305	\$1,000
815	\$240	859	\$3,200	928	\$360	994A	\$240	1255	\$270	1306	\$240
817	\$180	861	\$1,600	930	\$860	995	\$240	1256	\$1,200	1307	\$240
819	\$360	862	\$1,200	931	\$1,080	997	\$2,180	1257	\$12,200	1308	\$500
820	\$4,800	863	\$2,000	932	\$1,120	1200	\$8,100	1259	\$1,030	1309	\$240
822	\$270	865	\$240	933	\$1,120	1201	\$2,700	1261	\$1,600	1311	\$240
823	\$180	866	\$600	935	\$1,000	1202	\$8,560	1262	\$2,100	1312	\$240
824A	\$960	867	\$960	936	\$330	1203	\$2,100	1263	\$8,000	1313	\$260
824B	\$600	868	\$800	939	\$1,600	1204	\$240	1264	\$4,800	1314	\$460
824C	\$1,200	869	\$120	944	\$210	1205	\$8,000	1265	\$1,020	1315	\$240
824D	\$1,200	870	\$270	945	\$150	1206	\$320	1266	\$1,300	1316	\$120
824E	\$1,200	871	\$390	946	\$210	1207	\$2,000	1267	\$800	1317	\$1,000
824F	\$360	872	\$960	947	\$200	1209	\$1,900	1268	\$6,000	1318	\$980
824G	\$1,200	873	\$300	948	\$960	1210	\$600	1269	\$1,500	1319	\$260
824H	\$1,200	874	\$300	950	\$120	1211	\$1,400	1270	\$8,000	1320	\$120
824I	\$780	874A	\$3,600	951	\$300	1212	\$1,320	1271	\$2,400	1321	\$100
830	\$430	874C	\$600	952	\$8,400	1213	\$2,500	1273	\$500	1322	\$120
831	\$560	874D	\$3,600	953	\$180	1214	\$560	1274	\$10,200	1323	\$600
832	\$360	874E	\$1,600	954	\$3,000	1215	\$200	1275	\$2,800	1324	\$100
833	\$480	874F	\$600	956	\$210	1216	\$160	1276	\$800	1325	\$50
833D	\$240	875	\$150	957	\$11,200	1218	\$2,100	1277	\$1,000	1326	\$200
833E	\$360	876	\$1,600	958	\$180	1219	\$6,000	1278	\$800	1327	\$600
833F	\$800	877	\$560	958A	\$2,000	1220	\$350	1279	\$1,500	1328	\$280
833G	\$120	879	\$240	958B	\$1,200	1221	\$1,000	1280	\$500	1329	\$500
833H	\$480	880	\$330	958C	\$8,000	1223	\$600	1281	\$2,000	1330	\$1,100
833I	\$360	881	\$360	959	\$2,000	1224	\$200	1282	\$5,000	1331	\$700
834	\$6,600	882	\$240	960	\$900	1225	\$500	1283	\$3,000	1332	\$3,000
835	\$2,200	884	\$800	961	\$600	1226	\$3,000	1284	\$500	1333	\$200
836	\$2,280	886	\$180	962	\$800	1227	\$600	1285	\$8,000	1334	\$180
836A	\$360	894	\$2,700	963	\$1,100	1228	\$300	1286	\$300	1335	\$200
836B	\$1,080	910	\$360	965	\$1,800	1229	\$600	1287	\$300	1336	\$200
837	\$120	911	\$50	967	\$600	1230	\$200	1288	\$800	1337	\$200
838	\$380	912	\$300	968	\$5,200	1232	\$070	1289	\$200	1338	\$300
839	\$380	913	\$200	969	\$300	1234	\$240	1290	\$300	1339	\$300
840	\$180	914	\$300	970	\$960	1236	\$1,300	1291	\$500	1340	\$1,000
841	\$570	915	\$10,000	971	\$1,080	1241	\$700	1292	\$1,300	1341	\$240
845	\$150	916	\$1,400	972	\$720	1242	\$240	1294	\$300	1342	\$200
846	\$540	917	\$1,600	973	\$2,100	1243	\$200	1296	\$480	1343	\$600
										1344	\$240
										1361	\$240
										1364	\$1,500
										1368	\$2,000
										1369	\$1,000
										1370	\$2,000
										1371	\$120
										1372	\$800
										1373	\$360
										1374	\$240
										1375	\$900
										1376	\$2,000
										1377	\$500
										1378	\$240
										1379	\$240
										1380	\$800
										1382	\$240
										1383	\$240
										1384	\$300
										1385	\$400
										1387	\$240
										1388	\$300
										1389	\$1,000
										1392	\$100
										1406	\$1,000
										1410	\$2,000
										1413	\$240
										1414	\$240
										1415	\$240
										1416	\$240
										1417	\$240
										1418	\$240
										1423	\$240
										1425	\$240
										1426	\$240
										1429	\$240
										1430	\$240
										1431	\$240
										1432	\$240
										1433	\$240
										1434	\$240
										1435	\$240
										1436	\$240
										1437	\$240
										1438	\$240
										1440	\$240

Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price	Lot	Price
1441	\$240	1495	\$240	1561	\$120	1633	\$130	2067	\$160	2197	\$160
1443	\$240	1496	\$240	1562	\$120	1634	\$130	2068	\$160	2198	\$160
1444	\$120	1497	\$240	1568	\$120	1635	\$130	2069	\$160	2202	\$160
1445	\$780	1499	\$240	1569	\$120	1639	\$130	2070	\$160	2203	\$160
1446	\$180	1500	\$240	1570	\$120	1639A	\$130	2073	\$160	2204	\$160
1448	\$1,920	1501	\$240	1571	\$120	1640	\$130	2075	\$160	2205	\$160
1449	\$300	1502	\$240	1572	\$120	1642	\$130	2076	\$160	2206	\$160
1450	\$240	1503	\$240	1575	\$120	1643	\$130	2077	\$160	2215	\$160
1451	\$180	1504	\$240	1578	\$120	1645	\$130	2078	\$160	2216	\$160
1452	\$1,020	1505	\$240	1579	\$120	1647	\$130	2092	\$160	2226	\$160
1453	\$180	1506	\$240	1580	\$120	1648	\$130	2094	\$160	2227	\$160
1455	\$340	1507	\$240	1581	\$120	1649	\$130	2096	\$160	2229	\$160
1458	\$240	1508	\$240	1583	\$120	1651	\$130	2099	\$160	2230	\$160
1459	\$600	1509	\$240	1584	\$120	1652	\$130	2100	\$160	2231	\$160
1461	\$360	1510	\$240	1585	\$120	1653	\$130	2101	\$160	2234	\$160
1462	\$240	1511	\$120	1586	\$120	1656	\$130	2102	\$160	2235	\$160
1463	\$480	1515	\$120	1588	\$120	1657	\$130	2107	\$160	2236	\$160
1464	\$360	1516	\$120	1593	\$120	1658	\$130	2108	\$160	2238	\$160
1465	\$300	1517	\$120	1594	\$120	1659	\$130	2110	\$160	2240	\$160
1466	\$180	1520	\$120	1596	\$120	1660	\$130	2116	\$160	2241	\$160
1467	\$360	1522	\$120	1597	\$120	2002	\$120	2118	\$160	2242	\$160
1468	\$370	1524	\$120	1598	\$120	2003	\$120	2120	\$160	2243	\$160
1469	\$240	1529	\$120	1599	\$120	2007	\$120	2129	\$160	2245	\$160
1470	\$120	1530	\$120	1600	\$120	2011	\$120	2131	\$160	2248	\$160
1471	\$300	1531	\$120	1601	\$120	2016	\$120	2133	\$160	2253	\$160
1472	\$360	1532	\$120	1602	\$120	2017	\$120	2137	\$160	2255	\$160
1474	\$780	1533	\$120	1603	\$120	2021	\$120	2138	\$160	2256	\$160
1475	\$660	1535	\$120	1607	\$120	2024	\$120	2139	\$160	2257	\$160
1476	\$980	1538	\$120	1611	\$120	2025	\$120	2140	\$160	2258	\$160
1478	\$270	1541	\$120	1613	\$120	2026	\$120	2141	\$160	2260	\$160
1479	\$1,120	1542	\$120	1614	\$120	2027	\$120	2142	\$160	2261	\$160
1480	\$240	1543	\$120	1618	\$120	2028	\$120	2143	\$160	2262	\$160
1481	\$240	1545	\$120	1619	\$120	2029	\$120	2173	\$160	2263	\$160
1482	\$240	1546	\$120	1620	\$120	2031	\$120	2175	\$160	2267	\$160
1483	\$120	1547	\$120	1621	\$120	2033	\$120	2177	\$160	2268	\$160
1484	\$720	1548	\$120	1622	\$120	2036	\$120	2178	\$160	2270	\$160
1485	\$180	1549	\$120	1623	\$120	2038	\$120	2179	\$160	2271	\$160
1486	\$300	1550	\$120	1624	\$120	2039	\$120	2180	\$160	2272	\$160
1487	\$9,000	1551	\$120	1625	\$120	2042	\$120	2181	\$160	2273	\$160
1488	\$480	1552	\$120	1626	\$120	2046	\$120	2182	\$160	2274	\$160
1489	\$300	1553	\$120	1627	\$120	2047	\$120	2184	\$160	2276	\$160
1490	\$120	1555	\$120	1628	\$120	2048	\$120	2187	\$160	2278	\$160
1491	\$450	1556	\$120	1629	\$120	2052	\$120	2190	\$160	2279	\$160
1492	\$720	1557	\$120	1630	\$120	2053	\$120	2193	\$160	2281	\$160
1493	\$480	1558	\$120	1631	\$120	2054	\$120	2195	\$160	2283	\$160
1494	\$120	1560	\$120	1632	\$120	2064	\$120	2196	\$160		

Lot 741* Flash II, John F. Kennedy's Star Class Sailboat

The Star Class sloop, Flash II, shot through the water, manned with the skill and expertise of a world class navigator. It was the summer of 1936 and 19 year old John F. Kennedy was in his prime at the helm of his favorite sailboat, Flash II. Kennedy loved to pilot the boat and direct the crew, exhibiting, as a young man, the leadership that would one day lead him to the White House.

Originally built in 1930 by Ole Hope, this sleek sloop was purchased in 1934 by John F. Kennedy and his older brother Joe. The Kennedy's were famous for their die-hard attitudes toward water sports, and their passion and enthusiasm for swimming and sailing turned each outing into a cutthroat competition, particularly during their summers in Hyannis Port. The purchase of this 22 footer, which was renamed Flash II, allowed John F. Kennedy to promulgate his talent as a member of the Nantucket Sound Star Fleet.

With its towering mast and narrow hull, the Flash II was a difficult boat to navigate, but Kennedy's skill enabled him to gracefully maneuver its acceleration through harsh waters. During the 1936 Atlantic Coast Championships, John F. Kennedy won high acclaim when he triumphed in one race in an unprecedented four minute victory. As stated in publications from the time, "...the amazing win by John Kennedy in his Nantucket Sound Flash II in the last race by nearly four and a half minutes, an almost unprecedented margin for a Blue Star event."

Throughout the summer months, John F. Kennedy spent hours each day sailing with close friends, the very people who would later serve him as key political advisors, including Lem Billings. It is ironic that Kennedy continued to sail throughout his life, even after his brush with death aboard a boat in World War II. However, Kennedy's poor health as a lad was nourished with his fervor for sailing, and it was his water activities that helped physically strengthen him. Having been a weak and sickly child, John F. Kennedy fell ill again during his college years and, through his therapeutic water activities, regained most of his health. Flash II undoubtedly played a large part in his rehabilitation.

John F. Kennedy removed his brother Joe's name from the boat's registry in 1940, and shortly thereafter, in 1942, he sold Flash II. It was kept in storage for many years, and tendered a thorough and loving restoration by its new owner. Over 90% of the sloop is original and the owner's fondness for the historical significance of the boat prompted him to use materials from the era, as difficult as they were to obtain. Craftsmen were carefully selected with the highest level of expertise to help restore the boat, thus ensuring that Flash II would be presented in flawless condition. The boat boasts its beauty: its slim white body is finished with linseed oil-based enamel paint, polished fittings in bronze and the wood trim pieces include a Spanish cedar-varnished splash rail.

John F. Kennedy's Flash II has been on display in various boat shows and museum. Good condition. Registered as #721 by the International Star Class Yacht Racing Association. The boat measures 22 feet by 8 feet with a 35 mast and weighs 760 pounds.

* This lot is not part of the Robert L. White Collection

